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September 11-2013

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

SUSAN ANN SANDS WEDEWARD,

Case No.:

13 C 0632

Plaintiff,

V

SUMMONS

University Hospital and Clinics and
Medical Foundation, Spine Clinic and
Pain Clinic

Defendant,

This Document is also being served to:

State of Wisconsin

Attorney General

J.B. Van Hollen

2 East Main St.

Room 114 East State Capital

Madison, Wi 53702

The University of Wisconsin

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500 Lincoln Drive

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Susan Ann Sands Wedeward

530 Allen St.

Cambridge, Wi 53523

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A lawsuit has been commenced against you in the above-entitled Court by the plaintiff. Claim is stated in the complaint served with the summons. In order to defend against her lawsuit, you must respond to the complaint by filing an Answer stating your defense in writing and serving a copy to the Plaintiff's undersigned Attorney within 20 days after the service of this summons excluding the day of service. If you served outside the State you will have 60 days after service of this summons a default judgment may be entered against you without notice.

Dated this 11th day of September, 2013

UNCLASSIFIED 30703

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SEPTEMBER 11, 2013

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

IN RE TO A UNCLASSIFIED CIVIL LAWSUIT:

The amount claimed is
greater than the amount
claimed under
Wis. Stat. S799.01 (1)(d)

SUSAN ANN SANDS WEDEWARD

CASE#

V

UW HOSPITAL AND CLINICS
AND MEDICAL FOUNDATION
ATTORNEY GENERAL FOR WISCONSIN

This is a Civil Lawsuit for compensation for medical negligence and obstruction of justice by Raina Haupt Leer PAC who returned Ms. Sands Wedeward with a life threatening injury with a liability and mortality rate to the Postal Service. It is for everyone who saw Ms. Sands Wedeward for improper medical care and instruction, and for Dr. Nathan Rudin who closed Ms. Sands Wedeward Work-Comp Claim in November of 2008.

Ms. Sands Wedeward will have expert testimony along with witnesses and family. The Court will get to see the x-ray's and all of the medical test that were performed on Susan. With special interest to the first set of x-rays showing an HNP Lesion at T5 and evidence of a fracture not of the vertebra but rather the joint to the rib ring. Ms. Sands Wedeward is in Federal Court with a Trial scheduled with the National Mail Handlers Union, LUINA, Case No. 13-cv-100. Ms. Sands Wedeward was seen on the clock for this on the job injury that occurred October 29, 2006 @1:15 A.M.. Ms. Sands Wedeward was also seen the following day at Group Health Cooperative

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by Dr. Thomas Kaske. The injury was sustained struggling with a sack full of bundles of Christmas Wish Books, when the clamant felt the crack in the center of her back near the bra strap. Ms. Sands Wedeward Bid Job of prepping the mail and repeatedly twisting to the left to put mail in a cart wore the rib ring joint out. Ms. Sands Wedeward suffers from a fracture on the left side of the T5 vertebra a Transverse Costal Facet (for the tubercle of the rib). There is no surgical repair and Ms. Sands Wedeward could not be returned to her job. Ms. Sands Wedeward is a former Federal Postal Worker who has no income or insurance. Ms. Sands Wedeward was declared Disabled by the State of Wisconsin on December 21, 2011. Ms. Sands Wedeward has lost over a million dollars and has filed Bankruptcy. Ms. Sands Wedeward is no longer married and has two children one of them has type one Juvenile Diabetes since the age of twenty one months. Ms. Sands Wedeward needs hired help for housework and grocery delivery and task that she is not able to do in the home. Ms. Sands Wedeward already has complications from this very rare injury from moving twice and the Divorce and Bankruptcy and a constant court battle. This is not time barred when told to do this by Federal Workers Compensation Administration, field nurse at each appointment. This was all caused by Ms. Raina Haupt Leer PAC at the Spine Clinic forcing Ms. Sands Wedeward back to work with a corset and Lidocaine patches. Ms Raina Haupt Leer PAC did not allow Ms. Sands Wedeward to see any of the spine surgeons prior to her return to work. Ms. Sands Wedeward begged Ms. Haupt Leer to allow her to see a surgeon and Ms. Haupt Leer said no. Ms. Sands Wedeward asked "please let me see a Doctor how can it be on the x-ray but not on the MRI"?

Everything that Ms. Sands Wedeward was instructed to do by the Doctors at the UW Hospital and Clinics was to make her worse. Surgery had to be performed within the first forty eight hours to close the joints. Ms. Sands Wedeward will die at a very young age from this injury. The Doctors who saw Ms. Sands Wedeward made no attempt through Ms. Sands Wedeward's Divorce to pull her out or help her with the Office of Workers Compensation. Ms. Sands Wedeward current Doctor since December 24, 2010 re-read the x-rays that were read as a possible mild compression fracture on it by GHC and it also show's a dislocated rib and an HNP lesion from it rubbing. It is very clear on every test what I have a rare costaval rib ring fracture. The AMA guidelines for this injury state that the patient is disabled and that the affected shoulder and arm are to be immobilized in the front or the back to minimize further spine damage. When you read the information on this and other court cases that will be cited during this Civil Lawsuit it is clear that you were out to cause Susan death. **THE UNIVERSITY OF WISCONSIN WAS OUT TO CAUSE DAMAGE AND HARM TO MS. SANDS WEDEWARD.** It is Susan personal feelings that Raina Haupt Leer was helping the Wedeward family with Bill's invention and returned Susan for that reason alone.

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Ms. Sands Wedeward, needs restitution from the State as well as from the Federal Government. The claim needs to be opened by a Federal Judge and all benefits need to be paid. Everything that Ms. Sands Wedeward Lost and paid as a result of her care at UW Hospital and Clinics needs to be returned to her. Ms. Sands Wedeward needs her medical care paid for the rest of her life. Her two College age children need their medical paid as well. Weston Wedeward is a type one juvenile diabetic and has complications from all of this and needs extra restitution paid to him. Ms. Sands Wedeward is demanding cash for her medical so she can have medical care any where she feels comfortable and so can her children. Ms. Sands Wedeward needs to be paid suffering and needs hired help. Ms. Sands Wedeward and her Mother who needs restitution for all she has loaned her daughter and lost as a result want the State to remove Ms. Haupt Leer license from the State.

The sum that Ms. Sands Wedeward wants is twenty million after taxes and that would include her medical. It would include payment to her two children Rachel Marie Wedeward and Weston Howard Wedeward and her Mother Emerald G. Sands. It would include repayment for all losses and suffering and complications. It would be complete restitution to Ms. Sands Wedeward

Ms. Sands Wedeward would like is requesting a Jury Demand.

Susan Ann Sands Wedeward
530 Allen St
Cambridge, Wi 53523
608-575-9982
susanasaw@yahoo.com

A handwritten signature in cursive script that reads "Susan Ann Sands Wedeward". The signature is written in dark ink and is positioned below the typed name and contact information.

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CERTIFICATE OF SERVICE

I certify that I will serve the attached Notice of Filing and Motion on the following party, through the Processor Gregg's server, and via the United States Mail, by mailing a copy to his address indicated on September 11, 2013:

The University of Wisconsin
Office of Administrative Legal Services
James H. Felder
Associate University Legal Counsel
361 Bascom Hall
University of Wisconsin Madison
500 Lincoln Drive
Madison, WI 53706

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CERTIFICATE OF SERVICE

I certify that I will serve the attached Notice of Filing and Motion on the following party, through Greggs' server, and via the United States Mail, by mailing a copy to his address indicated on September 11, 2013:

State of Wisconsin
Attorney General
J.B. Van Hollen
2 East Main St.
Madison, Wi 53702

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CERTIFICATE OF SERVICE

I certify that I will serve the attached Notice of Filing and Motion on the following party, through Gregg's server, and via the United States Mail, by mailing a copy to his address indicated on September 11, 2013:

United States District Court
120 N. Henry St.
Room 320
Madison, Wi 53703